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REJE	CTION OVER A PENDING "REFERENCE" APPLICATION	AMBIOBSUS
in re Application of:	Gary J. Leitham et al.	
Application No.: 10/	768,875	
Filed: February 25, 2	2004	
For: IMPROVED NU	ICLEASE INHIBITOR COCKTAIL	
the expiration date of on <u>Sentember 30.2</u> application may be a heraby agrees that a granted on the reter	of 100 percent interest in the insta- below, the terminal part of the stabutory term of any patent granted on the instant applica of the full stabutory term of any patent granted on pending reference Application Number 1003, as such term is defined in 35 U.S.C. 154 and 173, and as the term of any pending the any any terminal disobaliner filed prior to the grant of any patent on the pending to my patent to granted on the instant application shall be enforceable only for and during a verce application are commonly owned. This agreement runs with any patent granted note, its successors or assigns.	ition which would extend beyond 10/675,860 Red 10/675,860 Red reference application. The owner such period that it and any patent
extend to the expire application, "as the i grant of any patent o expires for failure to in whole or terminally	e disclaimer, the owner does not disclaim the terminal part of any potent granted on the date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patern of any patern granted on said reference application may be shertened by any term in the pending reference application." In the event that any such patern: granted on the page a maintenance fee, to held utranscreasible, to found invalid by a count of competent by disclaimed under 37 GFR 1,321, has all claims canceled by a reexamination certificate a copiration of its full applications term as shortened by any terminal disclaimer filed prior to	itunt granted on sald reference minal dischilmer filed pilor to the lending reference application; risdiction, is statutority disclaimed , is reliasued, or is in any manner
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Mark B. Wilson		
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## FEB 1 6 2006

**PATENT** 

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Title:

IMPROVED NUCLEASE INHIBITOR COCKTAIL

Appl. No.:

10/786,875

Applicant:

Latham et al. February 25, 2004

Filed: Art Unit:

1634

Examiner:

Whisenant, Ethan C

Docket No.:

AMBI:089US

CERTIFICATE OF FACSIMILE TRANSMISSION 37 C.F.R. § 1.8

I hereby certify that this correspondence is being transmitted to: Commissioner for Palente, P. O. Box 1450, Albrandria, VA, 22313-1460, Altr. Examiner Ether C. Whitenant, GAU 1634, faceinglier number (871) 273-8320 on the date below:

February 15, 2008 Date

Mark Wilson

## RESPONSE TO THE OFFICE ACTION MAILED NOVEMBER 16, 2006

### MAIL STOP AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicants submit this response to the Office Action mailed on November 16, 2005, in the above case.

Amendments to the Claims are reflected in the listing of claims which begins on page 2.

Remarks/Arguments begin on page 18.

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alternative format. Additionally, newly added independent claims 109 and 110 incorporate the subject matter of claims 28, 29, and 34, respectively.

Because claims 13, 21, 23, 28-29, 34, and 45 are not rejected by the above cited references, the present anticipation and obviousness rejections under 35 U.S.C. §§ 102(b) and 103(a) are rendered moot. Therefore, Applicants request that these rejections be withdrawn.

Applicants note that the amendments to the claims should not be construed as an acquiescence to the rejections. Applicants reserve the right to file a continuing application directed to additional subject matter in the future.

#### D. The Double Patenting Rejections Are Overcome

There are four separate obviousness-type double patenting rejections. Applicants are filing the appropriate terminal disclaimers along with the present response. In view of this, the obviousness-type double patenting rejections are overcome and should be withdrawn.

### E. Conclusion

Applicant believes that this document is a complete response to the Office Action mailed November 16, 2005. The present claims are in a condition for allowance and such favorable action is requested.

The Commissioner is hereby authorized to deduct any fees required by 37 C.F.R. §§ 1.116 to 1.21 as a result of the filing of this paper, including the terminal disclaimer fees required by 37 C.F.R. § 1.20(d), from Fulbright & Jaworski Deposit Account No. 50-1212/AMBI:089US.

The Examiner is requested to contact Applicant's representative at (512) 536-3035 with any questions or comments concerning this application.

Respectfully submitted

Mark B. Wilson Reg. No. 37,259 Attorney for Applicant

FULBRIGHT & JAWORSKI L.L.P. 600 Congress Avenue, Suite 2400 Austin, Texas 78701 512.536.3035 (voice) 512.536.4598 (fax)

Date: February 16, 2006